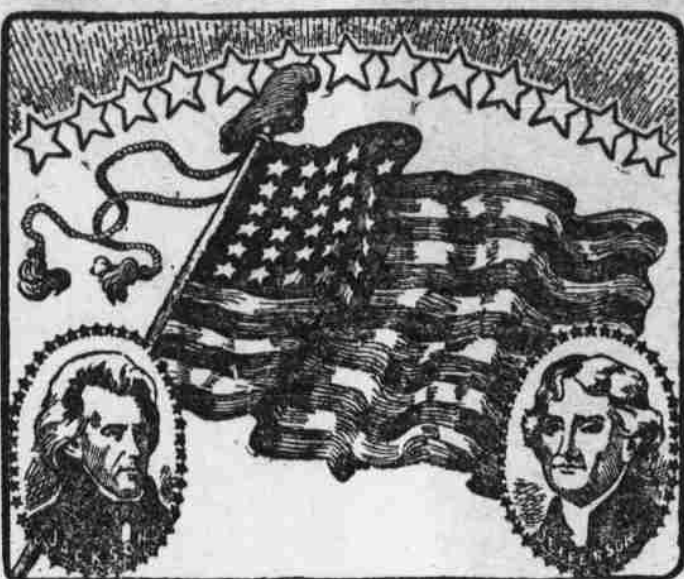


THE MARBLE HILL PRESS.

TWENTY FIRST YEAR.

The columns of this Press are always free to the people of the county for the discussion of questions of local interest.



"Stand For the Flag and What It Stands For—Freedom for All."

DEMOCRATIC TICKET.

For President:
WILLIAM J. BRYAN.
For Vice President:
ADLAIR STEVENSON.
For Governor:
A. M. DOCKERY of Gallatin.
For Lieutenant Governor:
JOHN A. LEE of St. Louis.
For Secretary of State:
SAM B. COOK of Mexico.
For State Auditor:
ALBERT O. ALLEN of New Madrid.
For State Treasurer:
R. P. WILLIAMS of Fayette.
For Attorney General:
EDWARD C. CROW.
For Rail and Warehouse Com'r:
JOS. HERRINGTON of Sealia.
For Judge of Supreme Court:
JAMES B. GANTT.
For Judge of St. Louis Court of Appeals:
RICHARD L. GOODE of Springfield.
For Congress, 14th district:
WILLARD D. VANDIVER.
For State Senator of 21st district:
GEORGE T. LEE.

COUNTY TICKET.

For Representative:
J. MARION WELKER.
For County Judge, First District:
W. L. DELLINGER.
For County Judge, Second District:
JAMES P. LIMBAUGH.
For Prosecuting Attorney:
CHARLES G. REVELLE.
For Collector of the Revenue:
WILLIAM A. LEOFFLER.
For Sheriff:
JAMES W. DIXON.
For County Treasurer:
JEFFERSON J. CHOSTNER.
For County Assessor:
FRANKLIN B. CLIPPAID.
For County Surveyor:
JOSEPH W. REILLY.
For Public Administrator:
W. P. MCANS.
For County Coroner:
RANDOLPH L. MAYFIELD.

The population of Arkansas according to the census of 1900 is 1,311,564, an increase since 1890 of 183,385 or 16.25 per cent.

It is the duty of everyone of the candidates to do what he can in assisting to elect the entire ticket. Because one or another may feel safe is no excuse for not doing his duty to the party that placed confidence in him when he solicited the responsibility. Let us have a "long pull, a strong pull and a full pull altogether" and all will share the victory.

THE OREGON SOUTH MISSOURIAN suggests a method of mutual fire insurance for the newspaper men in the 18th and 14th congressional districts which, would save them a sang sum of money in the aggregate if the idea could be made effective through organization and proper management. No harm can come from a discussion of the matter at any rate.

Thayer, Mo., Oct. 10, 1900.
Hon. N. A. Mozey.

Bloomfield, Mo.
Dear Sir:—I mailed you on Wednesday, September 20th, a letter, enclosing a list of my appointments, and offering to divide time with you at any or all of them. I have received no answer up to this time, but I have learned through others that you have, in your speeches, been making some criticism of my course in Congress; especially insinuating that my vote against the appropriation for the Nicaragua Canal was in the interest of the railroads. Now, I suggest that if you desire to make such insinuations, it would be fair and honorable to make them in my presence. I therefore challenge you to a joint discussion of the political issues, and of this particular issue at all of my remaining appointments in the District.

Yours truly,
(Signed) W. D. VALDIVIA.
Not long since, we were informed that Hon. N. A. Mozey never failed to meet his appointments, but

OUR NEXT STATE AUDITOR.



Capt. Albert O. Allen,
of New Madrid County.

we notice the following in the New Madrid Record:
Hon. N. A. Mozey did not "turn up" here as announced, last Monday, but sent his substitute Mr. Kitchen who spoke to a fair sized audience at the opera house. He talked tariff reduction and about Coxey's army, how the Democrats denounced imperialism, Cleveland borrowing money to run the government and in the closing remarks of his brief speech said he was glad he belonged to the McKinley-Roosevelt-Hanna "Flo Jory" combination terming it the party of purity. He was introduced by Attorney G. H. Traylor who occupied the stage with Messrs. Smith and Garand, chairman and secretary of the Republican Committee.

GOVERNOR STEPHENS, in a letter to the St. Louis Chronicle, says conclusively, that the general assembly of Missouri could not have forced the consolidation of the street railways in the city of St. Louis, without the passage of an ordinance by the republican council and house of delegates, as the state constitution Section 20 of article 12, grants to the citizens of St. Louis and every other town in the State of Missouri, absolute home rule on the question of granting and transferring street railway franchises and section 14, of the St. Louis street railway consolidation bill, passed in 1899 recognizes this provision of the constitution. Sections 20 to 25 of article 9 of the constitution authorized the people of the county and city of St. Louis to separate and adopt a charter for the organic law of the city, which, in 60 days after its adoption took the place of and superseded the legislative charter of the city, and all amendments thereof, and section 36, of article 3, of the charter so adopted, gives the mayor and general assembly the full control of street railways within the city limits and also the specific power to amend, alter or repeal any franchise given to construct street railways in St. Louis. Now if this street railway bill is so obnoxious, why did the republican council and house of delegates pass the ordinance giving the independent street car companies the right to transfer their franchises, which made the consolidation possible? Or why do they not repeal the ordinance authorizing the consolidation? If the republican party wants to gain control in the State of Missouri they ought to be a little more consistent, to say the least, and give some evidence of the necessity of such a change.

SENATOR COCKRELL was given a reception here last Friday, such as few men have had the opportunity of meeting at the hands of the democracy of Bollinger county. He was met at Lutesville by a large, enthusiastic procession, headed by the reception committee and the Marble Hill Cornet Band and escorted to the court yard, where a stand had been erected and seats provided (or rather improvised) for the people, but unfortunately a large number were compelled to stand, which they did in patience, while "Missouri's grand old man" preached democratic gospel to them, in his characteristic manner, about an hour and a half. He first talked about State issues from the record, and congratulated the people for having had wise, economical government at the hands of the democratic party, resulting in almost the entire extermination of the bonded debt; the low rate of taxation, surpassing that of any state in the Union, and of our splendid school fund, of which he said, not a dollar had been, or would be misappropriated, and affirmed that no other state in the Union had so magnanimously provided for its public schools. He also paid high tribute to our next governor Hon. A. M. Dockery. His attention was

then given to the issue of imperialism, trusts, and Philippine trouble, in their turn, of which our space forbids going into detail, but suffice it to say that he took the record for his statements in pointing out the dangerous tendencies of the present administration, toward imperialism, its fostering of trusts and the cruel manner in which it has dealt with the Filipinos.

He then spoke of the honesty, integrity, energy and high standing of our present congressman, W. D. Vandiver, in the highest terms of praise. Some time before Senator Cockrell finished his address, in which he was frequently applauded, the reception committee, who had, in the meantime, met and escorted Hon. David A. Ball of Pike county, to the stand. At the close of Senator Cockrell's speech the crowd, around the outskirts, began to make preparations to leave as it was then about 4 o'clock and many had come quite a distance, but when he introduced Senator Ball, paying a high tribute to his worth, as a democrat, whose integrity would bear the closest scrutiny and an orator of ability, all was quiet in a very short time; but in a few minutes were convulsed in laughter and applause at the wit, humor and sound democratic argument of Missouri's, only, inimitable, Dave Ball, who held the crowd in wrapt attention until the last rays of sunlight warned us of approaching night. The principles of democracy will live as long as such men as Senator Cockrell and Hon. David A. Ball live, to teach them to the people.

Col. Joe Flory has been talking glibly about the necessity of "seeing the books at the State Capital." By indulging in this kind of talk the Republican gubernatorial candidate hopes to create the impression that an examination of the State's books will disclose mismanagement, if not dishonesty. Instead, however, Col. Flory only advertises his own ignorance.

Although a State officer for the past six years, Col. Flory does not seem to know that every two years the books and accounts of the various State departments are examined by a committee composed of one Senator and two members of the House, one of whom is invariably a Republican.

The investigation includes a thorough going over of all the receipts and disbursements of the State Treasury, Secretary of State, War, the Penitentiary and other departments receiving and disbursing moneys.
Hon. Rudolph W. Mueller of St. Charles, a contributor to the Republican Campaign Book this year, was the Republican member of the last committee. Mr. Mueller's report, like all others made to the Legislature since the Democrats regained control of the State, speaks in highest terms of the business-like management and the thorough honesty of the State departments.

But there are other reports which are on file at the State Capital. Col. Flory is not ignorant of them. He knows they tell the dark story of Republican rottenness in Missouri.
Here is one of them, made to the Republican General Assembly of 1870, by a Legislative Committee composed of two Republicans and one Democrat:
"We are forced reluctantly, we confess, to the conclusion that the management of the penitentiary has been of a most reckless character and highly detrimental to the interests of the State. Indeed, the penitentiary and the supplies purchased ostensibly for its use, seem to have been regarded as legitimate prey of almost everybody connected with it in an official capacity, and

Our Correspondents.

LODGE.
Cooler weather—some frost in the valleys.
Health very good at this writing.
Pea hullings seem to be the order of the day.
Miss Missouri Turner of Oak Ridge and Miss Savannah Bollinger of Fredericktown, are visiting Dr. W. Wilkinson's family this week.
Born—To the wife of John Greer, a 12 pound girl, on the 2nd.
John Short has moved on Eli Moore's farm and Benton Stites moved on the farm he bought from Mr. Short.
Mr. Ellinghouse has returned to his home in St. Louis.
P. S. Huffman of Beesville is drilling wheat for farmers in this vicinity.
Leo Hahn has returned home after spending several weeks at Mine La Motte.
Mrs. G. S. Sample is spending a few days at Whitewater.
Grandfather Cobb, of near Lutesville is spending a few days with John W. Cobb's family.
Saturday was a good day for squirrels, judging from the number John Miller carried home.
J. W. Davault is holding a meeting at Castor. NANNIE N.

GRAYEL HILL.
Health is tolerable good.
Wheat sowing is the order of the day.
Many of our people attended the democratic rally at Marble Hill Saturday. They report a big time.
Luther Proffer was over at Jackson Monday on business.
Wm. Slinkard is building a new chimney to his dwelling.
Our school commenced Monday with Monroe Chostner as teacher.
Barfordville has the largest Bryan & Stevenson club in Southeast Mo. Its members have secured hats, badges and canes. Can any club beat this?
There is rumor of a stove factory being put up at this place.
J. H. Poe, our merchant is doing a good business.
Our town needs a blacksmith very badly.
Miss Anna Thomas is lingering with that dreaded disease consumption.
The man elected president next November will wear no beard. The next vice-president will wear eyeglasses and a mustache.
A little flattery tastes sweet to a wise man and a good deal tastes sweet to a fool.
Some of our boys are thinking

of attending school at Marble Hill this winter.
The man that borrows trouble doesn't have to pay it back but he never gets done paying interest.
Shooting matches are all the go nowadays.
Some people spend so much of their time in trying to be amiable, that they haven't time to earn a living.
As news is somewhat scarce we will close, will come again if this escapes the waste basket.
PETER SHIEK.

Proposed Amendments to the Constitution of Missouri.

FIRST CONSTITUTIONAL AMENDMENT.
JOINT AND CONCURRENT RESOLUTION NO. 7. To amend section 12 of article 2 of the constitution and adopt in lieu thereof a new section.
It is resolved by the Senate, the House of Representatives concurring thereto:
That at the general election to be held on Tuesday next following the first Monday in November, A. D. 1900, that the following amendment to the constitution of the state of Missouri concerning the power to tax shall be submitted to the qualified voters of said state, to wit: Strike out the whole of section 12 of article 2 of the constitution of the state of Missouri, and adopt in lieu thereof a new section, to be known as section 12, of said constitution, and to be in words and figures as follows:
(Section 12.) No person shall be prohibited criminally for felony or misdemeanor, but shall be liable to taxation, which shall be concurrent with the power to tax, and shall be applied to cases arising in the land or naval forces or in the militia when in actual service in time of war or public danger.

SECOND CONSTITUTIONAL AMENDMENT.
JOINT AND CONCURRENT RESOLUTION NO. 8. To amend section 12 of article 2 of the constitution and adopt in lieu thereof a new section.
It is resolved by the Senate, the House of Representatives concurring thereto:
That at the general election to be held on Tuesday next following the first Monday in November, A. D. 1900, that the following amendment to the constitution of the state of Missouri concerning the power to tax shall be submitted to the qualified voters of said state, to wit: Strike out the whole of section 12 of article 2 of the constitution of the state of Missouri, and adopt in lieu thereof a new section, to be known as section 12, of said constitution, and to be in words and figures as follows:
(Section 12.) No person shall be prohibited criminally for felony or misdemeanor, but shall be liable to taxation, which shall be concurrent with the power to tax, and shall be applied to cases arising in the land or naval forces or in the militia when in actual service in time of war or public danger.

THIRD CONSTITUTIONAL AMENDMENT.
JOINT AND CONCURRENT RESOLUTION NO. 9. To amend section 12 of article 2 of the constitution and adopt in lieu thereof a new section.
It is resolved by the Senate, the House of Representatives concurring thereto:
That at the general election to be held on Tuesday next following the first Monday in November, A. D. 1900, that the following amendment to the constitution of the state of Missouri concerning the power to tax shall be submitted to the qualified voters of said state, to wit: Strike out the whole of section 12 of article 2 of the constitution of the state of Missouri, and adopt in lieu thereof a new section, to be known as section 12, of said constitution, and to be in words and figures as follows:
(Section 12.) No person shall be prohibited criminally for felony or misdemeanor, but shall be liable to taxation, which shall be concurrent with the power to tax, and shall be applied to cases arising in the land or naval forces or in the militia when in actual service in time of war or public danger.

FOURTH CONSTITUTIONAL AMENDMENT.
CONCURRENT RESOLUTION NO. 10. To amend section 12 of article 2 of the constitution and adopt in lieu thereof a new section.
It is resolved by the Senate, the House of Representatives concurring thereto:
That at the general election to be held on Tuesday next following the first Monday in November, A. D. 1900, that the following amendment to the constitution of the state of Missouri concerning the power to tax shall be submitted to the qualified voters of said state, to wit: Strike out the whole of section 12 of article 2 of the constitution of the state of Missouri, and adopt in lieu thereof a new section, to be known as section 12, of said constitution, and to be in words and figures as follows:
(Section 12.) No person shall be prohibited criminally for felony or misdemeanor, but shall be liable to taxation, which shall be concurrent with the power to tax, and shall be applied to cases arising in the land or naval forces or in the militia when in actual service in time of war or public danger.

STATE OF MISSOURI.
ALEXANDER A. LESLIE, Secretary of State, do hereby certify that the foregoing are full, true and complete copies of the concurrent resolutions of the General Assembly of the State of Missouri, First Constitutional Amendment, entitled "JOINT AND CONCURRENT RESOLUTION NO. 7, To amend section 12 of article 2 of the constitution and adopt in lieu thereof a new section." Second, "CONCURRENT RESOLUTION NO. 8, To amend section 12 of article 2 of the constitution and adopt in lieu thereof a new section." Third, "CONCURRENT RESOLUTION NO. 9, To amend section 12 of article 2 of the constitution and adopt in lieu thereof a new section." Fourth, "CONCURRENT RESOLUTION NO. 10, To amend section 12 of article 2 of the constitution and adopt in lieu thereof a new section." All of which are on file in the office of the Secretary of State, at St. Louis, Missouri, this 14th day of September, A. D. 1900.
(Seal.)
Secretary of State.

WANTED—Active man of good character to deliver and collect in Missouri for old established manufacturing wholesale house. \$200 a year, year pay. Honesty more than experience required. Our reference, any bank in any city. Enclose self-addressed stamped envelope. Manufacturers, third floor, 334 Dearborn St., Chicago.
ANOTHER WORD TO THE LADIES
Editor Marble Hill Press, Marble Hill, Mo.
We understand there are still a few ladies in Marble Hill and vicinity who did not take advantage of our recent offer to send an elegant silver-plated cup or saucer absolutely free of charge to any married lady who would simply ask for it, so we will renew the offer for a short time only. We sell these shells regularly at forty cents each. Retail jewellers ask fifty to seventy-five cents for such goods. They are exquisitely beautiful creations in high-grade silver plate. To further advertise our ware we will send one, postpaid, to every married lady who has not received one. This announcement should be cut out and returned to us with your request. (This is important.) Also please enclose a stamp or two to help pay cost of mailing. QUARRIES VALLEY MFG. CO., Morgan and Harrison Sts., Chicago.

from any state revenue, tax or fund, but the result shall be paid by the city of St. Louis alone.

FIFTH CONSTITUTIONAL AMENDMENT.
CONCURRENT RESOLUTION NO. 11. To amend section 12 of article 2 of the constitution and adopt in lieu thereof a new section.
It is resolved by the Senate, the House of Representatives concurring thereto:
That at the general election to be held on Tuesday next following the first Monday in November, A. D. 1900, that the following amendment to the constitution of the state of Missouri concerning the power to tax shall be submitted to the qualified voters of said state, to wit: Strike out the whole of section 12 of article 2 of the constitution of the state of Missouri, and adopt in lieu thereof a new section, to be known as section 12, of said constitution, and to be in words and figures as follows:
(Section 12.) No person shall be prohibited criminally for felony or misdemeanor, but shall be liable to taxation, which shall be concurrent with the power to tax, and shall be applied to cases arising in the land or naval forces or in the militia when in actual service in time of war or public danger.

SIXTH CONSTITUTIONAL AMENDMENT.
JOINT AND CONCURRENT RESOLUTION NO. 12. To amend section 12 of article 2 of the constitution and adopt in lieu thereof a new section.
It is resolved by the Senate, the House of Representatives concurring thereto:
That at the general election to be held on Tuesday next following the first Monday in November, A. D. 1900, that the following amendment to the constitution of the state of Missouri concerning the power to tax shall be submitted to the qualified voters of said state, to wit: Strike out the whole of section 12 of article 2 of the constitution of the state of Missouri, and adopt in lieu thereof a new section, to be known as section 12, of said constitution, and to be in words and figures as follows:
(Section 12.) No person shall be prohibited criminally for felony or misdemeanor, but shall be liable to taxation, which shall be concurrent with the power to tax, and shall be applied to cases arising in the land or naval forces or in the militia when in actual service in time of war or public danger.

SEVENTH CONSTITUTIONAL AMENDMENT.
JOINT AND CONCURRENT RESOLUTION NO. 13. To amend section 12 of article 2 of the constitution and adopt in lieu thereof a new section.
It is resolved by the Senate, the House of Representatives concurring thereto:
That at the general election to be held on Tuesday next following the first Monday in November, A. D. 1900, that the following amendment to the constitution of the state of Missouri concerning the power to tax shall be submitted to the qualified voters of said state, to wit: Strike out the whole of section 12 of article 2 of the constitution of the state of Missouri, and adopt in lieu thereof a new section, to be known as section 12, of said constitution, and to be in words and figures as follows:
(Section 12.) No person shall be prohibited criminally for felony or misdemeanor, but shall be liable to taxation, which shall be concurrent with the power to tax, and shall be applied to cases arising in the land or naval forces or in the militia when in actual service in time of war or public danger.

ORDER OF PUBLICATION.
STATE OF MISSOURI, ss. In the County of Bollinger, ss. base Court for the county of Bollinger and State of Missouri, August term, 1900.
Jesse W. Hahn, Adm'r of the Estate of Jesse Hahn, Sr., deceased, } Order of Publication.
Jesse Hahn, Sr., deceased, }
Jesse W. Hahn, administrator of Jesse Hahn, Sr., deceased, presents to the court his petition, praying for an order for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an order will be made for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debts of said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases, on examination whereof, it is ORDERED, That all persons interested in the estate of said deceased be notified by publication as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in November next, an